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18 INNOVATIVE ROBOTICS SYSTEMS, INC.

19 UNITED STATES DISTRICT COURT

20 NORTHERN DISTRICT OF CALIFORNIA

21 OAKLAND DIVISION

22 GENMARK AUTOMATION, INC., a
23 California corporation,

CASE No. 05-cv-04707 PJH

24 Plaintiff, Counterdefendant,

**STIPULATION FOR ORDER
CONTINUING CASE MANAGEMENT
CONFERENCE FOR 30 DAYS**

25 v.

Local Rules 6-2 and 7-12

26 INNOVATIVE ROBOTICS SYSTEMS, INC.,
27 a California corporation,

Hon. Phyllis J. Hamilton

28 Defendant, Counterclaimant.

29 Plaintiff, Genmark Automation, Inc. (“Genmark”) and Defendant, Innovative Robotics
30 Systems, Inc., (“IRSI”) (Genmark and IRSI are collectively “the Parties”) hereby stipulate and
31 agree to seek an order continuing the Case Management Conference which has been set by the
32 Court to occur on September 16, 2010 by the Court’s Order dated July 6, 2010 (Docket Item
33 No. 117). The facts supporting this Stipulation are in the Declaration of Robert E. Camors, Jr.
34 filed herewith and which is Exhibit A hereto (“Camors Decl.”).

1 Plaintiff and Defendant request the continuation of this case management conference in
2 order to have additional time to pursue settlement discussions and to prepare settlement
3 documentation. *See* Camors Decl. at para. 3. Settlement work has progressed since the filing of
4 the last stipulated request for an order continuing the case management conference on July 2,
5 2010. Genmark's attorneys provided a comprehensive set of settlement documents to counsel
6 for the defendant on August 12, 2010 and as of September 7, 2010 defendant was still
7 considering those documents. *See* Camors Decl. at para. 3.

8 The Parties request further thirty day extension or continuation of the case management
9 conference to facilitate their efforts to resolve this case without additional litigation. *See* Camors
10 Decl. at para. 3.

11 WHEREFORE, Plaintiff, Genmark Automation, Inc., and Defendant, Innovative
12 Robotics, Inc., stipulate and agree that the Case Management Conference should be continued to
13 a date that is at least 30 days after September 16, 2010, which will allow the Parties an additional
14 38 days to seek a final settlement of the case.

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16 Dated: September 8, 2010

Respectfully Submitted,

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18 McPharlin Sprinkles & Thomas LLP

19 By: /s/ Robert E. Camors, Jr.
20 Robert E. Camors, Jr.
Attorneys for Plaintiff
Genmark Automation, Inc.

21 Dated: September 8, 2010

Wilson Sonsini Goodrich & Rosati

22 By: /s/ James C. Yoon
23 James C. Yoon
24 Attorneys for Defendant
Innovative Robotics Systems, Inc.

1 PURSUANT TO STIPULATION, IT IS SO ORDERED
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4 Dated: September 9, 2010
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6 THE CASE MANAGEMENT CONFERENCE IS
7 CONTINUED TO OCTOBER 21, 2010 AT
8 2:00 P.M.
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1 **CERTIFICATE OF CONFERENCE**

2 I hereby certify that counsel for Plaintiff and Defendant conferred on the 8th day of
3 September, 2010, and that this stipulation was signed by the attorneys whose names appear
4 above.

5 Dated: September 8, 2010

6 _____
7 */s/ Robert E. Camors, Jr.*

Robert E. Camors, Jr.
Attorneys for Plaintiff
GENMARK AUTOMATION, INC.

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1 **CERTIFICATE OF SERVICE**
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4 I hereby certify that on this 8th day of September, 2010, a copy of the foregoing was filed
5 electronically through the Court's CM/ECF system, with notice of case activity automatically
generated and sent electronically to all parties.

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7 */s/ Robert E. Camors, Jr.*
8 Robert E. Camors, Jr.
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